1 2	COPPERSMITH BROCKELMAN PLC KEITH BEAUCHAMP (#012434) ROOPALI H. DESAI (#024295)			
3	2800 North Central Avenue, Suite 1200 Phoenix, Arizona 85004 Telephone: (602) 381-5490			
4	kbeauchamp@cblawyers.com rdesai@cblawyers.com			
5	BOIES, SCHILLER & FLEXNER LLP	• \		
6	WILLIAM A. ISAACSON (admitted pro hac vice) KAREN L. DUNN (admitted pro hac vice)			
7	5301 Wisconsin Ave, NW Washington, DC 20015			
8	Telephone: (202) 237-2727 wisaacson@bsfllp.com			
9	kdunn@bsfllp.com STEVEN C. HOLTZMAN (admitted pro hac vice)			
10	JOHN F. COVE, JR. (admitted pro hac vice) KIERAN P. RINGGENBERG (admitted pro			
11	SEAN P. RODRIGUEZ (admitted pro hac vice) 1999 Harrison Street, Suite 900 Oakland, CA 94612 Telephone: (510) 874-1000 sholtzman@bsfllp.com jcove@bsfllp.com kringgenberg@bsfllp.com srodriguez@bsfllp.com			
12				
13				
14				
15	Attorneys for Plaintiff SolarCity Corporation			
16				
17	UNITED STATES DISTRICT COURT			
18	FOR THE DISTRICT OF ARIZONA			
19	SolarCity Corporation,	No. 2:15-CV-00374-DLR		
20	Plaintiff,	NOTICE OF SERVICE OF		
21		DISCOVERY RESPONSES AND		
22	VS.	OBJECTIONS BY PLAINTIFF SOLARCITY CORPORATION		
23	Salt River Project Agricultural Improvement and Power District; Salt River Valley Water	SOLIMOITI COM GRITTON		
24	Users' Association,			
25	Defendants.			
26				
27				
28				

Case 2:15-cv-00374-DLR Document 51 Filed 06/18/15 Page 2 of 3

1	Plaintiff SolarCity Corporation, by and through its attorneys, and pursuant to		
2	LRCiv 5.2, gives notice that it has, on June 18, 2015, served the following documents on		
3	Defendants' counsel via electronic mail transmission: (1) Plaintiff SolarCity's Objections		
4	And Responses To Defendant Salt River Project Agricultural Improvement And Power		
5	District's First Set Of Requests For Admission To Plaintiff SolarCity Corporation; (2)		
6	Plaintiff Solarcity Corporation's Responses To Defendant Salt River Project Agricultural		
7	Improvement And Power District's First Set Of Requests For Production; and (3) Plaintiff		
8	SolarCity's Objections And Responses To Defendant Salt River Project Agricultural		
9	Improvement And Power District's First Set Of Interrogatories To Plaintiff SolarCity		
10	Corporation.		
11			
12	DATED: June 18, 2015	BOIES, SCHILLER & FLEXNER LLP	
13			
14		D (C D D 1 '	
15		By: s/Sean P. Rodriguez Sean P. Rodriguez	
16		Attorneys for Plaintiff SolarCity Corporation	
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			

1	CERTIFICATE OF SERVICE	
2	I hereby certify that on June 18, 2015, I electronically transmitted the attached	
3	document to the Clerk's Office using the CM/ECF System for filing and transmittal of	
4	Notice of Electronic Filing to the following CM/ECF registrants:	
5	WILMER CUTLER PICKERING HALE & DORR LLP	
6	1875 Pennsylvania Ave. NW Washington, DC 20006	
7 8	Eric J. Mahr (admitted pro hac vice) Christopher E Babbitt (admitted pro hac vice)	
9	350 South Grand Ave.	
10	Los Angeles CA 90071	
11	Christopher 1. Cusumussina (aammea pro nac vice)	
12	STEPTOE & JOHNSON LLP	
13	201 East Washington Street, Suite 1600 Phoenix, Arizona 85004-2382	
14	Paul K. Charlton (012449)	
15	Karl M. Tilleman (013435) Quintin Cushner (027303)	
16	Jason M. Porter (027475)	
17		
18	s/Sean P. Rodriguez	
19	Sean P. Rodriguez	
20		
21		
22		
23		
24		
25		
26		
27		
28		